

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
WACO DIVISION**

PURDUE RESEARCH FOUNDATION,	§	
	§	
Plaintiff,	§	
	§	
v.	§	Case No. 6:22-cv-119-ADA
	§	
GOOGLE LLC,	§	JURY TRIAL DEMANDED
	§	
Defendant.	§	

STIPULATION TO EXTEND TIME TO RESPOND TO COMPLAINT

Under the Court's Amended Standing Order Regarding Joint or Unopposed Request to Change Deadlines, the parties stipulate to extend the time for defendant Google LLC to answer or otherwise respond to the pending complaint by 15 days, from Thursday, April 14, 2022, to Friday, April 29, 2022. The parties make this stipulation not for the purpose of delay, but because plaintiff Purdue Research Foundation has informed defendant Google LLC that plaintiff plans to bring an amended complaint during this time.

Date: April 14, 2022

Respectfully submitted,

/s/ Michael W. Shore

/s/ Brian C. Banner

Mark Siegmund (Texas Bar No. 24117055)
mark@swclaw.com
Steckler Wayne Cochran Cherry, PLLC
8416 Old McGregor Road
Waco, Texas 76712
Telephone: 254-651-3690

Brian C. Banner (Texas Bar No. 24059416)
bbanner@sgbfirm.com
Darryl Adams (Texas Bar No. 00796101)
dadams@sgbfirm.com
SLAYDEN GRUBERT BEARD PLLC
401 Congress Ave., Suite 1650
Austin, Texas 78701

Alfonso G. Chan (Texas Bar No. 24012408)
achan@shorechan.com
Michael W. Shore (Texas Bar No. 18294915)
mshore@shorechan.com
Raphael Chabaneix (Texas Bar No. 24118352)
rchabaneix@shorechan.com

+1 (512) 402-3569
+1 (512) 402-6865 facsimile

Matthew S. Warren
Jennifer A. Kash (*admission pending*)
Erika Warren

Halima S. Ndai (Texas Bar No. 24105486)
hndai@shorechan.com
Shore Chan LLP
901 Main Street, Suite 3300
Dallas, Texas, 75702
Telephone: 214-593-9110
Fax: 214-593-9111

*Attorneys for Plaintiff Purdue Research
Foundation*

Francesca M. S. Germinario
Sachli Balazadeh-Nayeri (*admission pending*)
WARREN LEX LLP
2261 Market Street, No. 606
San Francisco, California, 94114
+1 (415) 895-2940
+1 (415) 895-2964 facsimile
22-119@cases.warrenlex.com

Attorneys for Defendant Google LLC

CERTIFICATE OF SERVICE

I certify that on April 14, 2022, I served the foregoing Stipulation to Extend Time to Respond to Complaint by notice of electronic filing on counsel of record registered with the Court as CM/ECF users.

/s/ Brian C. Banner
Brian C. Banner